Case3:14-cv-02361-RS Document49 Filed01/15/15 Page1 of 4 DANIEL W. BALLESTEROS (SBN 142003) dwb@hogefenton.com 1 ALLISON A. MANOV (SBN 274081) aam@hogefenton.com 2 HOGE, FENTON, JONES & APPEL, INC. Sixty South Market Street, Suite 1400 San Jose, CA 95113-2396 3 Telephone: (408) 287-9501 Facsimile: (408) 287-2583 4 5 Attorneys for Plaintiff MIL-SPEC MONKEY, INC. 6 KARIN G. PAGNANELLI (SBN 174763) kgp@msk.com MARC E. MAYER (SBN 190969) mem@msk.com GILBERT S. LEE (SBN 267247) gsl@msk.com MITCHELL SILBÈRBERG & KNUPP LLP 8 11377 West Olympic Boulevard Los Angeles, CA 90064-1683 (310) 312-2000 Telephone: Facsimile: (310) 312-3100 10 Attorneys for Defendants 11 ACTIVISION BLIZZARD, INC. and 12 ACTIVISION PUBLISHING, INC. 13 14 UNITED STATES DISTRICT COURT 15 NORTHERN DISTRICT OF CALIFORNIA 16 FOR DISTRICT-WIDE ASSIGNMENT 17 MIL-SPEC MONKEY, INC., a California CASE NO. CV14-02361 RS 18 corporation, JOINT STIPULATION RE: WRITTEN 19 **DISCOVERY CUT-OFF** Plaintiff, 20 v. 21 ACTIVISION BLIZZARD, INC., a Delaware corporation; ACTIVISION PUBLISHING, 22 INC., a Delaware corporation; and DOES 1 -25, inclusive, 23 Defendants. 24 25 26 27 Mitchell 28 Silberberg & CASE NO. CV14-02361 RS Knupp LLP JOINT STIPULATION EXTENDING TIME FOR WRITTEN DISCOVERY 6607581.1 6610473.1/40113-00073

JOINT STIPULATION

Publishing, Inc. hereby submit this Joint Stipulation to extend the time by which to complete non-

expert written discovery in this action and to file any motions regarding written discovery. This

2014 (Paragraph 2.A) the Court ordered that the parties shall complete all non-expert written

discovery and shall file any motions regarding written discovery on or before February 13, 2015.

in the process of collecting and reviewing documents for production. Additionally, the parties

conduct the mediation, the parties have agreed to extend the non-expert written discovery deadline

set forth in Paragraph 2.A. of the Scheduling Order by approximately 30 days, to March 16, 2015.

The parties raised this request with the Court during the recent December 18 Case Management

Conference, and the Court expressed that it had no objection to this amendment to the Scheduling

which the parties shall complete all non-expert written discovery and shall file any motions

Joint Stipulation is based on the following facts:

have a private mediation scheduled for February 13, 2015.

Order. No other deadlines would be altered pursuant to this stipulation.

Plaintiff Mil-Spec Monkey, Inc. and Defendants Activision Blizzard, Inc. and Activision

Pursuant to this Court's Case Management Scheduling Order dated August 21,

The parties are currently actively engaged in written discovery, and specifically are

In order to allow the parties adequate time to complete their written discovery and

Accordingly, the parties hereby jointly request that the Court extend the date by

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CASE NO. CV14-02361 RS

JOINT STIPULATION EXTENDING TIME FOR WRITTEN DISCOVERY

6610473.1/40113-00073

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2		regarding written discovery from February 13, 2015 to March 16, 2015.		
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	4	DATED: January 9, 2015	DANIEL W. BALLESTEROS ALLISON A. MANOV HOGE, FENTON, JONES & APPEL, I	
	5		(M) AM	NC.
	6		By: May South	
	7		Attorneys for Plaintiff MIL-SPEC MONKEY, INC.	
	8		KARIN G. PAGNANELLI MARC E. MAYER	
	9		MARC E. MATER GILBERT S. LEE MITCHELL SILBERBERG & KNUPP	TIP
. 1	10		By:	
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1	12		Attorneys for Defendants ACTIVISION BLIZZARD, INC ACTIVISION PUBLISHING, I	C. and NC.
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Case3:14-cv-02361-RS Document49 Filed01/15/15 Page4 of 4 regarding written discovery from February 13, 2015 to March 16, 2015. 1 2 3 DANIEL W. BALLESTEROS DATED: January 9, 2015 ALLISON A. MANOV 4 HOGE, FENTON, JONES & APPEL, INC. 5 By: ___ 6 Attorneys for Plaintiff MIL-SPEC MONKEY, INC. 7 KARIN G. PAGNANELLI DATED: January 15, 2015 8 MARC E. MAYER GILBERT S. LEE 9 MITCHELL SILBERBERG & KNUPP LLP 10 By: /s/ Marc E. Mayer Attorneys for Defendants ACTIVISION BLIZZARD, INC. and 11 ACTIVISION PUBLISHING, INC. 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 CASE NO. CV14-02361 RS

Mitchell Silberberg & Knupp LLP 6607581.1